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**DEXTER WHITE**

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Atorneys for Defendants CITY OF LOS ANGELES, LOS ANGELES POLICE  
DEPARTMENT, OFFICER DAVIN AQUINO, JAMES QUINATA, AND RODOLFO  
SARMIENTO

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

## DEXTER HUBERT WHITE,

Plaintiff,

V

CITY OF LOS ANGELES, ET AL.,

## Defendants

}Case No: 2:19-cv-00243-DDP-RAO  
}{Assigned to the Hon. Dean  
}{D. Pregerson|

## JOINT STATEMENT OF THE CASE

Trial: August 8, 2023

1 PLEASE TAKE NOTICE that the parties by and through counsel agree to the  
2 following Joint Statement to be read to the jury.

3 This case involves an officer involved shooting which occurred on January  
4 11, 2018 near West 40th Place and South Walton Avenue in the City of Los  
5 Angeles. Plaintiff, Dexter Hubert White contends that Defendant Los Angeles  
6 Police Officers James Quinata, Davin Aquino, and Rodolfo Sarmiento used  
7 excessive force against him in violation of his Fourth Amendment right. Plaintiff  
8 also alleges that Defendant City of Los Angeles is liable for violating Plaintiff's  
9 Fourth Amendment right to be free from the use of excessive force based on a  
10 failure to train said police officers.

11 Defendants City of Los Angeles, James Quinata, Davin Aquino, and Rodolfo  
12 Sarmiento deny any wrongdoing and contend that their use of force was lawful and  
13 reasonable.

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2 MGDESYAN LAW FIRM  
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4 Dated: August 4, 2023  
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9 \_\_\_\_\_/s/ Araksya Boyadzhyan\_\_\_\_\_  
10 GEORGE G. MGDESYAN, ESQ.  
11 ARAKSYA BOYADZHYAN  
12 Attorneys for Plaintiff  
13 DEXTER HUBERT WHITE  
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10 \_\_\_\_\_/s/ Shant Taslakian\_\_\_\_\_  
11 SHANT TASLAKIAN  
12 Attorneys for Defendants,  
13 CITY OF LOS ANGELES, LOS ANGELES  
14 POLICE DEPARTMENT, OFFICER DAVIN  
15 AQUINO, JAMES QUINATA, AND RODOLFO  
16 SARMIENTO  
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